IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF TENNESSEE NASHVILLE DIVISION

RACHEAL HENRY and JOHN HEND	RY,)
Plaintiffs,)
v.) No. 3:17-cv-1358
DOUGLAS MORGON and CLEAN)
HARBORS ENVIRONMENTAL)
SERVICES, INC.,)
Defendants.)

STIPULATION OF DISMISSAL WITHOUT PREJUDICE

Come the parties, by and through counsel and pursuant to Fed. R. Civ. P. 41(a)(1)(A)(ii), and enter this stipulation of dismissal without prejudice.

Respectfully submitted,

/s/ Jeffrey C. Kovalski
Jeffrey C. Kovalski, BPR No. 28977
Attorney for Plaintiffs
3037B Highway 31W
P.O. Box 816
White House, TN 37188
(615) 810-8214
FAX (866) 684-2375
jeff@tn-injury.us

/s/ W. Lee Maddux with permission
W. Lee Maddux, BPR No. 1235
Rocklan W. King, BPR No. 30643
Attorneys for Defendants
Adams and Reese, LLP
424 Church Street, Suite 2700
Nashville, TN 37219
(615) 259-1041
FAX (615) 259-1470
lee.maddux@arlaw.com
rocky.king@arlaw.com

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing has been served upon counsel of record via email as follows:

W. Lee Maddux, Esq. lee.maddux@arlaw.com

Rocklan King, Esq. rocky.king@arlaw.com

This 21st day of December 2017.

/s/ Jeffrey C. Kovalski